Section 39, sub-title "Claims and Compensation—Benefits"; to repeal and re-enact with amendments Section 46, sub-title "Claims and Compensation—Benefits"; to add an entire new section to follow Section 59, to be known as Section 59-A; to add an entire new section to follow Section 60 and to be known as Section 60-A; to repeal and re-enact with amendments Section 63, Sub-section 6.

Section 1. Be it enacted by the General Assembly of Maryland, That Section 14, sub-title "State Industrial Accident Commission," Section 15, sub-title "Methods of Insurance," Section 16, sub-title "State Accident Fund," Section 17, sub-title "State Accident Fund," Section 27, sub-title "State Accident Fund," Section 32, sub-section 41, sub-title "Application of Article-Extra-hazardous Employments," Section 36, sub-section 3, sub-title "Claims and Compensation-Benefits," Section 37, sub-title "Claims and Compensation-Benefits," Section 39, sub-title "Claims and Compensation-Benefits." Section 46, sub-title "Claims and Compensation-Benefits," Section 63, sub-section 6 of Chapter 800 of the Acts of the General Assembly of Maryland of the year one thousand, nine hundred and fourteen, as now codified in Bagby's Annotated Code of Public General Laws as Sections 14, 15, 16, 17, 27, 32, sub-section 41, 36, sub-section 3, 37, 39, 46, 63, sub-section 6, be and the same are hereby repealed and re-enacted with amendments, and that a new section to follow Section 59 of said law and to be known as Section 59A and that a new section to follow Section 60 of said law and to be known as Section 60A be, and the same are hereby enacted and added to said Article 101 as follows:

Section 14. Every employer subject to the provisions of this Act, shall pay or provide as required herein compensation according to the schedules of this Act for the disability or death of his employe resulting from an accidental personal injury sustained by the employe arising out of and in the course of his employment without regard to fault as a cause of such injury, except where the injury is occasioned by the wilful intention of the injured employe to bring about the injury or death of himself or of another, or where the injury results solely from the intoxication of the injured employe while on duty. Where the injury is occasioned by the wilful intention of the injured employe to bring about the injury or death of himself or of another, or where the injury results solely from the intoxication of the injured employe to bring about the